

The Gazette of India



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No. 4] NEW DELHI, SATURDAY, JANUARY 28, 1956

NOTICE

The undermentioned *Gazettes of India Extraordinary* were published upto the 21st January 1956 :—

Issue No.	No. and date	Issued by	Subject
9	S. R. O. 124, dated the 17th January, 1956.	Election Commission India	Electoral Registration Officer for the Assembly constituencies in the State of Bhopal.
10	S. R. O. 171 dated the 31st January, 1956.	Ministry of Commerce and Industry.	Amendments made in the By-laws of the East India Cotton Association Ltd., Bombay.

Copies of the *Gazettes Extraordinary* mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these *Gazettes*.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTORAL COMMISSION, INDIA

New : the 20th January 1956

S.R.O. 173.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under Notification No. RN-P/11/55(4)Bye, dated the 14th December, 1955, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Satish, Sonkhiyon Ka Rasta Kishnapole, Bazar, Jaipur.

[No. RN-P/11/55(8)Bye/991.]

New Delhi, the 23rd January 1956

S.R.O. 174.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Orissa, hereby nominates Shri Uday Nath Rath, B.A., B.L., Deputy Secretary to the Government of Orissa in the Home Department, as the Chief Electoral Officer for that State with effect from the 2nd January, 1956.

[No. 154/56(7).]

S.R.O. 175.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Punjab, hereby nominates Shri S. Vohra, I.C.S., Secretary to the Government of Punjab, Home Department, as the Chief Electoral Officer for that State with effect from the 2nd January, 1956.

[No. 154/56(8).]

S.R.O. 176.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Uttar Pradesh, hereby nominates Shri J. K. Tandon, Secretary to the Government of Uttar Pradesh, Legislative Department, as the Chief Electoral Officer for that State with effect from the 2nd January, 1956.

[No. 154/56(9).]

S.R.O. 177.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of West Bengal, hereby nominates Shri M. M. Basu, I.C.S., Additional Secretary to the Government of West Bengal, Home (C. & E.) Department, as the Chief Electoral Officer for that State with effect from the 2nd January, 1956.

[No. 154/56(10).]

S.R.O. 178.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Madhya Bharat, hereby nominates Shri Mitthan Lal Mital, B.A., LL.B., Secretary to the Government of Madhya Bharat in the Department of Law & Justice, as the Chief Electoral Officer for that State with effect from the 2nd January, 1956.

[No. 154/56(12).]

S.R.O. 179.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Ajmer, hereby nominates Shri P. N. Seth, Secretary to the Government of Ajmer, Law and Judicial Department, as the Chief Electoral Officer for that State, with effect from the 2nd January, 1956.

[No. 154/56(18).]

S.R.O. 180.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Coorg, hereby nominates Shri M. N. Gundu Rao, B.A., B.L., Assistant Commissioner and District Magistrate, Coorg, as the Chief Electoral Officer for that State, with effect from the 2nd January, 1956.

[No. 154/56(20).]

S.R.O. 181.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Himachal Pradesh, hereby nominates Captain Inder Sen B.A. (Hons.) Assistant Secretary (General) to the Government of Himachal Pradesh, as the Chief Electoral Officer for that State, with effect from the 2nd January, 1956.

[No. 154/56(22).]

S.R.O. 182.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1956, the Election Commission, in consultation with the Government of Tripura, hereby nominates Shri R. N. Shinghal, M.A., LL.B., Legal Remembrancer to the Government of Tripura, as the Chief Electoral Officer for that State, with effect from the 2nd January, 1956.

[No. 154/56(25).]

By order,

P. S. SUBRAMANIAN, Secy.

MINISTRY OF LAW

New Delhi, the 18th January 1956

S.R.O. 183.—In exercise of the powers conferred by Explanation 1 to section 44A of the Code of Civil Procedure, 1908 (Act V of 1908), and in supersession of the notification of the Government of India in the late Home Department No. 148/38-Judicial, dated the 21st November, 1938, the Central Government hereby declares the Colony of Aden to be a reciprocating territory for the purposes of the said section and the Supreme Court of the said Colony to be a superior court of that territory.

[No. F.34-II/52-L.]

S.R.O. 184.—The following notice issued by the Government of the Colony of Aden is published for general information:—

Government Notice No. 204 of 1955

CIVIL COURTS ORDINANCE (Cap. 22)

Notification of Reciprocating Territory under section 38(5)

In exercise of the powers conferred upon him by section 38(5) of the Civil Courts Ordinance, and otherwise, His Excellency the Governor is hereby pleased to declare the Republic of India except the tribal areas in the State of Assam, the Scheduled Areas in the States of Madras and Andhra, the State of Manipur and the State of Jammu and Kashmir, to be a reciprocating territory and the Courts of the Republic of India mentioned in the Schedule hereto to be superior Courts for the purpose of the said section.

2. Government Notice No. 148 of 1954 is hereby cancelled.

SCHEDULE

- (1) The Supreme Court;
- (2) All High Courts and Judicial Commissioner's Courts;
- (3) All District Courts; and
- (4) All other courts whose civil jurisdiction is subject to no pecuniary limit provided that the judgment sought to be registered under sub-section (1) of section 38 of the Civil Courts Ordinance, is sealed with a seal showing that the jurisdiction of the court is subject to no pecuniary limit.

By command of His Excellency the Governor.

THE SECRETARIAT, ADEN.

The 16th November, 1955.

E. D. HONE,
Chief Secretary to the Government."

[No. F.34-II/52-L.]

H. R. KRISHNAN, Joint Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 20th January 1956

S.R.O. 185.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment in the Notification of the Government of India in the late Home Department, No. F.9/2/33-Ests., dated the 9th January, 1934, namely:—

In the Schedule to the said Notification, under the heading “Medical Department”, the following sub-heading and entries shall be inserted at the end, namely:—

“Lady Reading Health School, Delhi

Superintendent (Gazetted)	Director General of Health Services	Director General of Health Services	All’
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[No. 7/2/56-I.Ests (A).]

S.R.O. 186.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment in the rules published with the Notification of the Government of India in the late Home Department, No. F.9-19/30-Ests., dated the 27th February, 1932, namely:—

In the Schedule to the said Rules, under the heading “Department of Education, Health and Lands”, sub-heading ‘Director General, Health Services’, the following entries shall be inserted at the end, namely:—

“Lady Reading Health School, Delhi

Class III Posts

Assistant Superinten- dents (Gazetted), Assistant Warden, Driver and clerk.	Director General of Health Services.	Director General of Health Services.	All’ Secretary, Ministry of Health.
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Class IV Posts

Cook, Bearers, Chowki- dars, Peons, Mali, Dhobi, Trained Dais and Sweepers.	Superintendent, Lady Reading Health School, Delhi.	Superinten- dent, Lady Reading Health School, Delhi.	All’ Director General of Health Services.”
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[No. 7/2/56-II.Ests (A).]

K. THYAGARAJAN, Under Secy.

New Delhi-2, the 24th January 1956

S.R.O. 187.—In exercise of the powers conferred by sections 17 and 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby directs that the following further amendment shall be made in the Indian Arms Rules, 1951, namely:—

In the Table set forth in Schedule II to the said Rules, in entry 4 after the word “ALL” in column 3 relating to Spears or “barachhas” the following words shall be inserted, namely:—

“Provided that in the State of Punjab, the Central Government may, by notification in the Official Gazette, retain all or any of the prohibitions and directions contained in the Act in respect of any class of persons or of any specified area.

[No. F.9/106/55-Police(IV).]

J. N. DHAMIJA, Dy. Secy.

CORRIGENDA

New Delhi-2, the 19th January 1956

S.R.O. 188.—In the Schedule to S.R.O. No. 1914 published in Part II-Section 3 of the Gazette of India, dated the 17th October, 1953, as subsequently amended,

under the heading "Madras Highways Department" and under the sub-heading "Junior Engineers/Supervisors", the following corrections shall be made, namely:—

- (1) for the entry in column (1) against serial number 173, substitute "Shaik Mohammad Khyrathi";
- (2) for the entry in column 1 against serial number 201, substitute "P. Nasara Rao";
- (3) for the entry in column 1 against serial number 216, substitute "Sri Vengaiah"; and
- (4) for the entry in column 1 against serial number 234, substitute "Sri M. Prakasa Rao".

[No. 26/4/53-AIS(I).]

MOHINDAR SINGH, Under Secy.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 17th January 1956

S.R.O. 189.—

ORDER No. D-1 of 1955

IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. VI of 1955, dated 1st November 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Shri Shanti Prasad Jain from transferring or otherwise disposing of the property specified in the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said order No. VI, dated 1st November 1955 be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of November, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri Shanti Prasad Jain,
11, Clive Row,
Calcutta.

ORDER No. D-2 of 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. VII of 1955, dated 1st November 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Messrs. Jaipur Udyog Limited from transferring or otherwise disposing of the

property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. VII, dated 1st November 1955 be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of November, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Messrs. Jaipur Udyog Ltd..

Sawai Madhopur.

ORDER NO. D-3 OF 1955

IN THE MATTER OF THE INSURANCE ACT, 1938

AND

**IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI**

Whereas by Order No. V of 1955, dated 1st November 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Messrs. Bennett Coleman & Co Ltd., from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. V, dated 1st November 1955 be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of November, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Messrs. Bennett Coleman & Co. Ltd.,
Bombay.

ORDER NO. D-4 OF 1955

IN THE MATTER OF THE INSURANCE ACT, 1938

AND

**IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI**

Whereas by Order No. XV of 1955, dated 10th November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Messrs. Sahu Jain Limited, from transferring or otherwise disposing of the property specified in the Schedule annexed to the said order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. XV, dated 10th November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi, this 26th day of November, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Messrs. Sahu Jain Ltd.,
Dalmianagar,
(Bihar).

ORDER No. D-5 of 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. IV of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act, 1938, prohibited Messrs. Bharat Union Agencies Limited from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and, whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. IV, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of December, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Messrs. Bharat Union Agencies Ltd.,
Times of India Building,
Bombay.

ORDER No. D-6 of 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No XI of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act, 1938, prohibited Shri S. N. Dudani from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. IX dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi, this 26th day of November, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri S. N. Dudani,
7/21, Darya Ganj,
Delhi.

ORDER NO. D-7 OF 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. VIII of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act, 1938, prohibited Shri R. P. Gurha from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. VIII, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi, this 26th day of November, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri R. P. Gurha,
1-Ansari Road, Darya Ganj,
Delhi.

ORDER NO. D-8 OF 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. XIV of 1955, dated 1st November, 1955, I, Madhavarao Jayanerasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act, 1938, prohibited Shrimati Rama Jain from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. XIV, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of December, 1955.

M. J. RAO,

Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shrimati Rama Jain,
9-Alipore Park Palace,
Calcutta.

ORDER NO. D-9 OF 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. XI of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Shri J. Coomar from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. XI, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of December, 1955.

M. J. RAO,

Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri J. Coomar,
Ramkrishna Lok,
Sawai Madhopur.

ORDER NO. D-10 OF 1955
IN THE MATTER OF THE INSURANCE ACT, 1938
AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. X of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Shri Virendra Singh Chordia from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory Order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. X, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of December, 1955.

M. J. RAO,
Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri Virendra Singh Chordia,
Jaipuria Mansions,
Jaipur.

ORDER No. D-11 of 1955

IN THE MATTER OF THE INSURANCE ACT, 1938

AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. XIII of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinha Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Shri M. L. Rathi from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. XIII, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of December, 1955.

M. J. RAO,

Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri M. L. Rathi,
Ramkrishna Lok,
Sawai Madhopur.

ORDER No. D-12 of 1955

IN THE MATTER OF THE INSURANCE ACT, 1938

AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. XIII of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinha Rao, Administrator of the Bharat Insurance Co. Ltd., duly appointed under Section 52A of the Insurance Act 1938, prohibited Shri M. L. Sodhani from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is not now necessary to continue the said prohibitory order.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. XII, dated 1st November, 1955, be and it is hereby rescinded.

Given under my hand at Delhi this 26th day of December, 1955.

M. J. RAO,

Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri M. L. Sodhani,
9, Bela Road,
Delhi.

ORDER NO. D-13 OF 1955

IN THE MATTER OF THE INSURANCE ACT, 1938

AND

IN THE MATTER OF THE BHARAT INSURANCE COMPANY LIMITED,
REGISTERED AT DELHI AND HAVING ITS REGISTERED OFFICE AT
10, DARYAGANJ, DELHI.

Whereas by Order No. I of 1955, dated 1st November, 1955, I, Madhavarao Jayanarasinga Rao, Administrator of the Bharat Insurance Company Limited, duly appointed under Section 52A of the Insurance Act, 1938, prohibited Shri Ramkrishna Dalmia from transferring or otherwise disposing of the property specified in the Schedule annexed to the said Order, which, in my opinion, was liable to attachment under Section 106 of the said Act, and whereas I am of the opinion that it is now not necessary to continue the said prohibitory Order in respect of items 2, 3, 4, 8, 9 and 10 of Part I and in respect of items 3, 4 and 5 of Part II of the Schedule to the said Order No. I of 1955, dated 1st November, 1955.

Now, therefore, in exercise of the powers conferred upon me by the said Act, I direct and order that my said Order No. I of 1st November, 1955, shall stand amended and the prohibition from transferring or otherwise disposing of the property specified in the Schedule to the said Order shall apply only to the items mentioned as items 1, 5, 6 and 7 of Part I and items 1 and 2 of Part II of the Schedule to my said Order and repeated in the Schedule below:—

SCHEDULE

1. Land, hereditaments and premises at New Delhi at 3, Sikandra Road, including furniture, fixtures and fittings therein of the said Ramkrishna Dalmia.
2. 440 Preference shares standing in the name of the said Ramkrishna Dalmia of Dalmia Dadri Cement Limited, a company registered in PEPSU (Patiala).
3. 16,620 Ordinary shares standing in the name of the said Ramkrishna Dalmia of the said Dalmia Dadri Cement Limited.
4. 1,200 Deferred shares standing in the name of the said Ramkrishna Dalmia of the said Dalmia Dadri Cement Limited.
5. Land, hereditaments and premises at 9, Man Singh Road, New Delhi, standing in the name of Shrimati Gunanidhi Dalmia wife of the said Ramkrishna Dalmia and of (1) Kumari Jla Dalmia and (2) Kumari Leila Dalmia and (3) Kumari Yashodhara Dalmia, daughters of the said Ramkrishna Dalmia including all furniture, fixtures and fittings therein.

6. Land, hereditaments and premises at 4, Hardinge Avenue, New Delhi, standing in the name of Shrimati Saraswati Devi Dalmia wife of the said Ramkrishna Dalmia including all furniture, fixtures and fittings therein.

Given under my hand at Delhi, this Twenty Sixth day of December, 1956.

M. J. RAO,

Administrator,
Bharat Insurance Co. Ltd.,
10, Daryaganj, Delhi.

Shri R. Dalmia,
9, Man Singh Road,
New Delhi.

[No. 107(11)-INS/55.]

S. SUNDARESAN, Under Secy.

(Department of Company Law Administration)

New Delhi, the 18th January 1956

S.R.O. 190.—In pursuance of clause (aa) of sub-section (1) of section 10 of the Industrial Finance Corporation Act, 1948 (XV of 1948) as amended by the Industrial and State Financial Corporations (Amendment) Act, 1955 (No. 28 of 1955), the Central Government hereby nominates Shri M. R. Bhide, I.C.S., to be a Director of the Industrial Finance Corporation vice Shri K. R. P. Aiyangar.

[No. F.2(5) Corp/56.]

S. S. SHARMA, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 20th January 1956

S.R.O. 191.—In exercise of the powers conferred by section 3, read with sub-section (2) of section 16 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Cotton Textiles (Control) Order, 1948, namely:—

In the said Order, in the proviso to paragraph (a) of sub-clause (3) of clause 21, for the word and figures "December 1955", the word and figures "June 1956" shall be substituted.

[No. 8(3)-CT(A)/55-5.]

S. K. PAL, Under Secy.

(Indian Standards Institution)

Delhi, the 16th January 1956

S.R.O. 192.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standard Institution (Certification Marks) Regulations 1955, the Indian Standards Institution hereby notifies that the Indian Standard particulars of which are given in the Schedule hereto annexed, has been established during the period 1st to 15th January 1956.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars	
			(1)	(2)
1.	IS : 459-1955 Specification for Unreinforced Corrugated Asbestos Cement Sheets.	..		This specification covers unreinforced asbestos cement sheets manufactured by the lamination process and lays down requirements regarding composition, colouring matter, classification, manufacture, dimensions and tolerances, and tests. It includes both corrugated and semi-corrugated asbestos cement sheets. Recommendations for use of these sheets for roofing have been included in an Appendix to this specification. (Price Rs. 2/-)

Copies of this standard are available for sale with the Secretary (Administration) Indian Standards Institution, 19 University Road, Delhi-8.

(Sd.) D. V. KARMARKAR,
Deputy Director (Marks).
[No. MDC/II (4).]

B. B. BENJAMIN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE
(Agriculture)

New Delhi, the 19th January 1956

S.R.O. 193.—In exercise of the powers conferred by section 6 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937) the Central Government hereby declares that the provisions of the said Act shall apply to the following article namely:—

1. Curry Powder.

[No. F.5-21/55-AM.]

S.R.O. 194.—The following draft of rules which it is proposed to make, in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937) is published as required by the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration after 10th February, 1956.

Any objection or suggestion which may be received from any person with respect to the said drafts before the date specified, will be considered by the Central Government.

CURRY POWDER GRADING AND MARKING RULES, 1956

1. Short title and application.—(1) These rules may be called the Curry Powder Grading and Marking Rules, 1956.

(2) They shall apply to curry powder prepared in India.

2. Definitions.—In these rules—

(a) "India" means any part of India other than the State of Jammu and Kashmir, and Pondicherry.

(b) "Schedule" means a Schedule appended to these rules.

3. Grade designations.—Grade designation to indicate the quality of curry powder prepared in India shall be as set out in column 1 of schedule III.

4. **Quality.**—The quality of curry powder shall be as set out in schedule III.

5. **Grade designation marks.**—The grade designation mark shall consist of a label bearing a design (consisting of an outline map of India with the word "AGMARK" and the figure of rising sun with the words "Produce of India") resembling that set out in Schedule I specifying the grade designation.

6. **Method of marking.**—(1) The grade designation mark shall be securely applied to each container in a manner approved by the Agricultural Marketing Adviser to the Government of India. In addition to the grade designation mark, each container shall be marked with such particulars and in such manner as may be specified by the aforesaid officer from time to time.

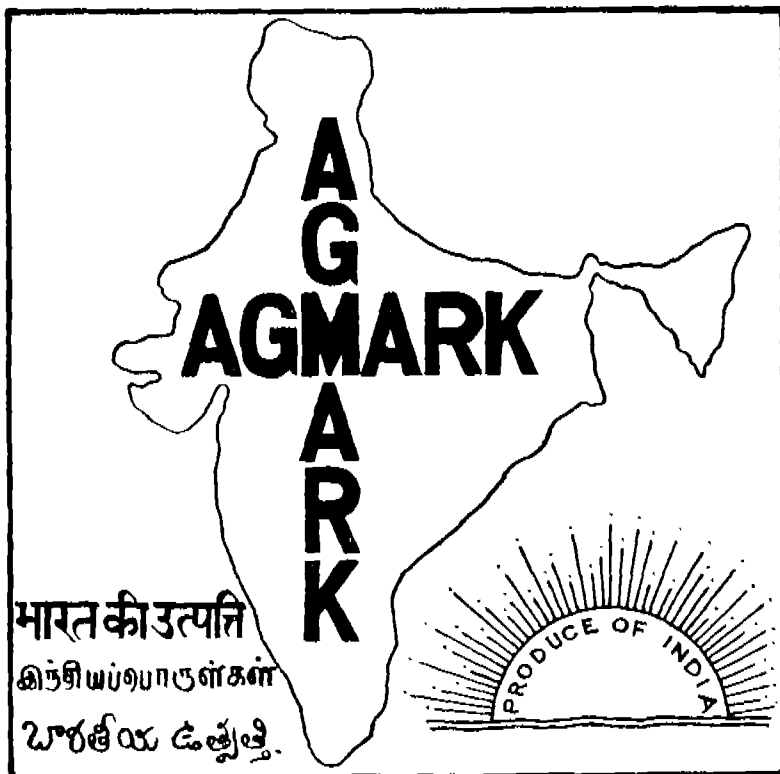
(2) An authorised packer may after obtaining the previous approval of the Agricultural Marketing Adviser to the Government of India mark his private trade mark on a container in a manner approved by the said officer; provided that the private trade mark does not represent a quality or grade of curry powder different from that indicated by the grade designation mark affixed on the container in accordance with these rules.

7. **Method of packing.**—(1) Only new and clean tins, bottles or paper cartons properly lined with some suitable material, shall be used for packing curry powder and these shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser to the Government of India.

(2) When more than one package is put in a large container, all the packages shall bear Agmark labels and outer container shall also bear an Agmark a label.

8. **Special conditions of certificate of authorisation.**—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the conditions set out in Schedule II shall be the conditions of every certificate of authorisation issued for the purposes of these rules.

SCHEDULE I
(See rule 5)
Map of India



SCHEDULE II
(See rule 8)

(a) An authorised packer shall make such arrangements for testing curry powder as may be prescribed and samples of curry powder shall be forwarded to such control laboratory as may be notified from time to time by the Agricultural Marketing Adviser to the Government of India.

(b) An authorised packer shall provide such facilities to Inspecting Officers duly authorised by the Agricultural Marketing Adviser to the Government of India for sampling, testing and affixation of grade designation marks as may be prescribed from time to time by the Agricultural Marketing Adviser to the Government of India.

(c) All instructions regarding the methods of sampling, analysis, packing, etc., which may be issued by the Agricultural Marketing Adviser to the Government of India shall be strictly observed.

SCHEDULE III

(See rules 3 & 4)

Grade designation and definition of quality of Curry Powder

Product	Maximum	Maximum	Maximum	Maximum	General Characteristics
	percen-	percen-	percen-	lead	
	ta- ge of farina- ceous matter	ta- ge of salt	ta- ge of moisture	con- tent p.p.m.	
	1	2	3	4	5
Curry Powder	10%	5%	10%	2.5	The curry powder shall be prepared by grinding clean and whole some spices, aromatic herbs and seeds such as black pepper, cinnamon, cloves, coriander, cardamom, chillies, cumin seeds, fenugreek, garlic, ginger, mustard, poppy seeds, turmeric, mace, nutmeg, curry leaves, white pepper, saffron and aniseed, and asafoetida and shall contain not less than 85 per cent. by weight of such ground powder. It may contain farinaceous matter and salt but neither farinaceous matter nor salt shall exceed the limits given in columns 2 and 3. If condiments, spices or aromatic herbs other than those enumerated above are ground and mixed, the nature of such added ingredient or ingredients shall be clearly marked on the label and such addition shall be in lieu of the farinaceous material and salt quota of 15 per cent. When passed through a standard sieve of 20 mesh per linear inch not more than 5 per cent shall be retained on the sieve. The curry powder shall be free from dirt, mould growth and insect infestation and shall be palatable with the characteristic flavour normally associated with the product. It shall not contain sulphur dioxide or any colouring or flavouring material.

[No. F.5-21/55-AM.]

SWAMI DAYAL OBEROI, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 24th January 1956

S.R.O. 195.—In pursuance of clause (a) of section 2 of the Government Premises (Eviction) Act, 1950 (XXVII of 1950), the Central Government hereby authorises the Executive Engineer, Simla Central Division, Central Public Works Department, Simla, to perform the functions of the “competent authority” under the said Act in respect of Central Government premises at Patiala.

[No. WII-25(8)/55-I.]

S.R.O. 196.—In exercise of the powers conferred by section 8 of the Government Premises (Eviction) Act, 1950 (XXVII of 1950), the Central Government hereby directs that the powers exercisable by it under section 5 of the said Act shall, in relation to appeals from orders of the Executive Engineer, Simla, Central Division, Central Public Works Department, Simla, be exercisable also by the Chief Engineer, Central Public Works Department, New Delhi.

[No. WII-25(8)/55-II.]

N. N. IENGAR, Dy. Secy.

New Delhi, the 28th January 1956

S.R.O. 197.—In exercise of the powers conferred by sub-section (1) of section 17 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (XXX of 1952), the Central Government hereby directs that the powers exercisable by it by or under the provisions of the said Act specified in column 3 of the Schedule hereto annexed shall also be exercisable by the authority mentioned in the corresponding entry in column 2 of the said Schedule in respect of any property situated within its jurisdiction subject to the conditions specified in the corresponding entry in column 4 thereof.

SCHEDULE

Sl. No.	Authority	Provision of the Act	Conditions
1	2	3	4
I.	The Estate Officer, Government of India, New Delhi.	8(1)(a)	The powers under section 8(1)(a) relating to the fixation of compensation by agreement shall be exercisable to the limit of annual compensation of Rs .3,000/- only.

[No. EV-II (6)/55.]

J. N. AMBEGAOKAR, Under Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 18th January 1956

S.R.O. 198.—In exercise of the powers conferred by sub-section (2) of section 36 of the Indian Electricity Act, 1910 (IX of 1910), the Central Government hereby appoints Shri T. N. Idnani, Director, Central Water and Power Commission (Power Wing) to be an Electric Inspector within the State of Manipur vice Shri G. C. Goswami.

[No. EL-II-207(17).]

ORDER

New Delhi, the 18th January 1956

S.R.O. 199.—In exercise of the powers conferred by section 55 of the Indian Electricity Act, 1910 (IX of 1910), the Central Government hereby authorises the discharge of the functions of the State Government under sections 13 and 18,

sub-section (2) of section 34 and sub-clause (2) of clause V and clause XIII of the Schedule to the said Act, in the State of Manipur by Shri T. N. Idnani, Electric Inspector.

[No. EL-II-207(17).]

K. L. SAXENA, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 8th October, 1955

S.R.O. 200.—In exercise of the power conferred by sub-section (1) of section 4 of the Evacuee Interest (Separation) Act, 1951, the Central Government hereby appoint for the State of Himachal Pradesh, Shri Chet Ram as competent Officer, for the purpose of discharging the duties imposed on the Competent Officer by or under the said Act, within the said State, with effect from the 12th September, 1955.

[No. 52(109)/55-Prop: II.]

J. J. KARAM, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 18th January 1956

S.R.O. 201.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour, S.R.O. 2163, dated the 21st September 1955, the Central Government hereby appoints Shri C. A. Ahuja, officiating Labour Commissioner, Punjab, to be the Regional Provident Fund Commissioner for the whole of the State of Punjab to work under the general control and superintendence of the Central Provident Fund Commissioner.

[No. PF.31(114)/55.]

S.R.O. 202.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour, S.R.O. 2162, dated the 21st September 1955, the Central Government hereby appoints Shri C. A. Ahuja, officiating Labour Commissioner, Punjab, to be an Inspector for the whole of the State of Punjab for the purposes of the said Act, and of any Scheme made thereunder, in relation to factories within that State engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF. 31(114)/55.]

S.R.O. 203.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952) and in supersession of the notification of the Government of India in the Ministry of Labour, S.R.O. No. 26, dated the 24th December 1952, the Central Government hereby appoints Shri Umrao Mal Patni, Labour Officer, Rajasthan to be an Inspector for the whole of the State of Rajasthan for the purposes of the said Act, and of any Scheme framed thereunder, in relation to factories engaged in a controlled industry or in an industry connected with a mine or an oil-field.

[No. PF. 31(152)/55.]

R. C. SAKSENA, Under Secy.

New Delhi, the 18th January 1956

S.R.O. 204.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the All India Industrial Tribunal (Colliery Disputes), Calcutta, in the matter of an application under section 33A of the said Act from Shri Kedarnath Prasad, C/O Shyamsunderpur Colliery, P.O. Ukhra, Dt. Burdwan.

ALL INDIA INDUSTRIAL TRIBUNAL (COLLIERY DISPUTES), CALCUTTA

APPLICATION No. 21 OF 1955 (u/s 33-A OF THE ACT)

PRESENT

Shri J. N. Majumdar, *Chairman.*Shri S. P. Chopra, *Member.*Shri T. N. Mallappa, *Member.*

PRESENT

Shri Kedarnath Prasad, C/O. Shyamsunderpur Colliery, P. O. Ukhra, Dt Burdwan—*Applicant.*

Vs.

Shyam Sundarpur Colliery, Burdwan Collieries Ltd., P. O. Ukhra, Dt Burdwan—*Opp. Party.*

APPEARANCES

Shri K. S. Roy, Secretary, I.M.W.Y. for *Applicant.*Shri P. K. Sanyal, Advocate for the *Opposite Party.*

AWARD

Dated, the 28th December, 1955

This is an application u/s 33-A of the Industrial Disputes Act, 1947 by one Kedarnath Prosad, Pay Clerk, belonging to Shyamsundarpur Colliery named as the Opposite Party for reinstatement. His complaint is that he was served with a false charge sheet on the 16th May, 1955 and that without giving him any hearing or making any enquiries, the management dismissed him on the 27th May, 1955. The charge sheet, the reply of the applicant to the same and the order of dismissal have been filed as enclosures to the application.

The case of the Company in respect of his charge sheet which has been attacked as false is that the charge sheet is true one and that the applicant instead of submitting an explanation to the Agent addressed a letter to the Managing Director purporting to be a reply to the said charge sheet, that the act of the applicant in addressing a letter to the Managing Director is another act of indiscipline and that the applicant's reply does not in any way explain the charges. The statement proceeds to say that the Managing Director of the Company directed the Manager to investigate and report to him about the matter and that the Manager made a report to the Company and the Director on receipt of the report ordered dismissal of the applicant with immediate effect.

The dismissal was on 27th May 1955, during the pendency of the proceedings before the Tribunal and we are satisfied that the Management is guilty of contravention of section 33 of the Industrial Disputes Act, but the matter does not rest there as we are bound to go into the merits of the application.

The charge sheet refers to various acts of which the applicant is said to be guilty of, some of the charges set out being vague. The reply of the applicant to the charge sheet expresses surprise at the charges levelled against him and requests the Managing Director to investigate into the matter. The order of the dismissal, dated 27th May, 1955 states:

"The explanations submitted by you we regret is lacking in detail, and as such unacceptable to this office. Regardless of the above we made appropriate enquiries and we are convinced that the charges levelled against you by our agent as contained in his letter to you, dated 1st June 1955 are correct and true. In the circumstances as aforesaid we write to inform you that your service with the Company is dispensed with, with immediate effect and you are requested to hand over charges to our manager immediately on receipt of this letter."

It was frankly conceded by the learned Counsel appearing for the Company that the decision of the complaint rested on the effectiveness of the plea put forth by the applicant that the Company dismissed him without giving him any

hearing or making any enquiry into the charge sheet. The point for determination, therefore, is whether the canons of natural justice were complied with by the Management before they took action against the applicant.

There is no averment in the statement of the Company that there was any enquiry in the presence of the applicant. All that the statement says is that the Manager of the colliery was asked to investigate and to report to the Director and the Manager after enquiry made a report to the Company. While a domestic Tribunal is not bound by the rules or procedure that govern a Court of law, still it should comply with the substance of natural justice. If a Company after having served a written charge sheet on the applicant and taken his explanation in writing would not inform him in writing the date of enquiry and record the proceedings of the enquiry in his presence with opportunity to him to cross examine the witnesses of the Management on the strength of whose testimony he was dismissed and to tender his own witnesses if he so chose, the Company cannot claim to have done all that it should have done before it can put forth any plea in justification of its action before the Tribunal. Where the Management is guilty of contravention of Section 33, the workman can very well contend that the act of dismissal during the pendency of the proceedings before the Tribunal is itself *prima facie* evidence of lack of *bonafides* on the part of the Management.

The Management should at least have given the workman all reasonable opportunity to place his defence so that the Management can establish before the Tribunal that its conduct, barring of course the dismissal without the sanction of the Tribunal has been such that if the materials come to be examined by the Tribunal it would have to come necessarily to the conclusion that Management has considered the charges, the explanation offered and evidence taken in a manner which will not admit of any doubt so far as the misconduct alleged goes. These essential ingredients are lacking in the so-called enquiries held by the Manager and hence is not a proper enquiry in the eye of law. We cannot, therefore, uphold the action of the Management.

In the result we allow the complaint and pass the award directing reinstatement of the petitioner with all back wages as from the 27th May, 1955 when he was dismissed. The applicant will report for duty within a fortnight from the date of the publication of the award.

(Sd.) J. N. MAJUMDAR, *Chairman.*

(Sd.) S. P. CHOPRA, *Member.*

(Sd.) T. N. MALLAPPA, *Member.*

[No. LR-II-232/58.]

S.R.O. 205.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the dispute between the employers in relation to the Rajanka Lime Stone Quarries of Messrs. Associated Cement Company Limited, Jhinkpani, and the Associated Cement Company's Quarries Contractors' Council, Jhinkpani, on one hand and their workmen on the other.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

REFERENCE NO. 16 OF 1955

PRESENT

Shri P. S. Bindra, B.A., LL.B., *Chairman.*

PARTIES

The employers in relation to the Rajanka Lime Stone Quarries of Messrs. Associated Cement Co. Ltd., Jhinkpani, and the Associated Cement Company's Quarries Contractors' Council, Jhinkpani.

and

Their workmen.

APPEARANCES

Shri V. R. Dongrey, for the employers.

Shri Ranjit Guha, for the workmen.

AWARD

By Government of India, Ministry of Labour, Order No. S.R.O. 1476, dated 1st July 1955 and subsequent amendment Order No. S.R.O. 1477, dated 1st August 1955, the industrial dispute between the employers in relation to the Rajanka Lime Stone Quarries of Messrs. Associated Cement Company Limited, Jhinkpani and the Associated Cement Company's Quarries Contractors' Council, Jhinkpani, on the one hand and their workmen on the other, in respect of the matters specified in the Schedule attached thereto, has been referred to this Tribunal for adjudication.

Usual notices were issued to the parties and they filed their respective written statements. The case was fixed for 2nd January 1956, on which date the parties filed a memorandum of settlement, dated 7th December 1955, which is marked Exhibit A/1. Shri Ranjit Guha, General Secretary, Chaibasa Cement Workers' Union, Jhinkpani and Shri V. R. Dongrey, Manager, Chaibasa Cement Works, Jhinkpani, agreed to the terms of the settlement contained in Exhibit A/1. It has been proved that, as the Associated Cement Company have abolished contractors' system, the Associated Cement Company's Quarries Contractors' Council has become defunct and the workmen have joined the Chaibasa Cement Workers' Union, Jhinkpani. I consider the terms of the compromise as contained in Exhibit A/1 as fair and reasonable and pass my award accordingly.

The 10th January 1956.

(Sd.) P. S. BINDRA, Chairman,
Central Government's Industrial Tribunal, Dhanbad.

Terms of the Settlement between the Management of the Associated Cement Companies Limited, Chaibasa Cement Works, Jhinkpani and the Chaibasa Cement Workers' Union.

It is hereby agreed—

1. That for implementing the Agreement of the Tripartite Committee on Cement Industry reached at its Hyderabad Session in March 1954, in respect of adjustments in earnings, of ex-contractors' workers of the Limestone Quarries attached to the said Cement Works, for the period 1st April 1954 to 3rd September 1955, the Company shall pay Rs. 70,000, in full and final settlement of all dues on the above count. The above workers shall have no further claims in this behalf against the ex-contractors who were the employers of the said workers. The method of payment shall be worked out by a committee consisting of the Manager of Chaibasa Cement Works, and Mr. Ranjit Guha, the General Secretary of the A.C.C. Limestone Contractors, Mazdoor Union, Jhinkpani.

2. That the differential in basic wage rate at present existing between male and female workers in the above Quarries, whether time-rated or piece-rated, shall be equalised as and from 1st December 1955.

3. The existing Gradation Scheme in force at the Factory which so far has not been made applicable to time-rated workers in E Grade in the Quarries, shall now be extended to them also. Piece-rated workers in Quarries shall, in addition to the respective piece-rates, be given a 'service increment' of Rs. 0-0-6, per day every year. Departmental workers—time as well as piece-rated who were on the roll of the Company on 31st August 1955 corresponding to E Grade will from 1st September 1955 receive a 'service increment' of Rs. 0-1-6 per day, which would be increased to Rs. 0-2-0 per day from 1st January, 1956 and on subsequent 1st of January every year, they will get an increase of Rs. 0-0-6 till the service increment reaches the maximum of 4 annas. Ex-contractors workers who have been taken on by the Company on their muster roll on abolition of contract system in the Quarries, will receive a service increment of Rs. 0-0-6 from 3rd September 1955, but their next service increment will be due on 1st January 1957 and subsequently on 1st January every year till it reaches a maximum of Rs. 0-4-0.

4. That the Company shall pay to the Departmental Quarry workers who were on Company's roll on 31st August 1955—both on time and piece-rates—other than those already fitted into the Gradation Scheme in force, a sum of Rs. 20,000, in full and final settlement of all past claims upto 31st December 1955. The method of distribution shall be jointly decided by the Manager of the Chaibasa Cement Works and the General Secretary of the Chaibasa Cement Workers' Union.

5. With effect from 1st January 1956, the first free load and also subsequent loads of limestone and overburden shall be reduced from 100' or part thereof to 75' or part thereof. The rates shall be revised accordingly with no other modification.

6. That though under the Hyderabad Agreement referred to in clause 1 above the company can, during the period of abolition of the contract system of work, adjust its labour strength according to its requirements from time to time, the Company in view of its projected expansion and development programme in Chaibasa agrees that, during the operation of this settlement, it will not retrench any workers who are on the quarry muster to-day save such workers who may be discharged, dismissed or retired as per provisions of the Standing Orders or terms and conditions of service or who may resign voluntarily. The workers on their part shall not refuse to work on any alternative jobs assigned to them according to exigencies, from time to time, in the discretion of the Manager provided their basic wage is not thereby adversely affected.

7. That the Dearness Allowance to workers in Quarries shall be on the same lines as to workers in the Factory.

8. That this settlement shall come into force from the date of signing and shall be binding on both parties for a period of three years subject only to such modification in either direction that may become necessary as a result of any decision of the Central Wage Board.

9. That during the period of operation of this Settlement, the Company or the Union or the workers shall not raise any fresh disputes affecting the matters settled by this Settlement, save in consequence of any decision of the Central Wage Board.

10. That in view of this Settlement, the management of the Chaibasa Cement Works, Jhinkpani, and the Cement Workers' Union shall jointly apply to the Industrial Tribunal (Central), Dhanbad, praying for an award as per terms of this Settlement in Reference No. 16 of 1955 pending before the said Tribunal.

(Sd.) V. R. DONGREY, Manager,
Chaibasa Cement Works,
Jhinkpani.

(Sd.) R. GUHA, General Secretary,
Chaibasa Cement Workers' Union,
Jhinkpani.

Bombay, the 7th December 1955.

Witnesses:

(Sd.) Illegible.

(Sd.) Thomas Edward.

The 7th December 1955.

(Sd.) P. S. BINDRA, Chairman,
Central Government's Industrial
Tribunal, Dhanbad.
[No. L.R. II-2(44)/55.]

The 2nd January 1956.

—
New Delhi, the 21st January 1956

S.R.O. 206.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the matter of an application under section 33A of the said Act from the workmen of the Bharat Fire and General Insurance, Limited, New Delhi.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

APPLICATION No. 309 OF 1955

(arising out of Reference No. 15 and 17 of 1955)

In the matter of an application u/s 33A of the Industrial Disputes Act 1947.

PRESENT

Shri P. S. Bindra, B.A.LL.B., *Chairman.*

PARTIES

The workmen of Bharat Fire & General Insurance Ltd., C/o Bharat Fire Insurance Employees Union, 3343, Ganda Nala, Delhi.—*Complainants.*

Vs.

The Employers in relation to Bharat Fire & General Insurance Ltd., New Delhi.—*Opposite party.*

APPEARANCES

Shri Madan Mohan, Secretary, Bharat Fire Insurance Employees Union, Mori Gate, Delhi.—*For the complainants.*Shri P. N. Sharma, Secretary to Director, Bharat Fire and General Insurance Ltd., New Delhi.—*For the Opposite party.*

AWARD

This is a complaint under Section 33A of the Industrial Disputes Act, 1947.

Usual notices were issued on 25-11-1955 to the parties and the opposite party was directed to file its written statement after a week of receipt of the notice.

On 6-12-1955, when the main reference was being heard at New Delhi, the parties filed a compromise petition marked Exhibit A/1 (copy enclosed). An award is passed in terms of the agreement.

(Sd.) P. S. BINDRA, *Chairman.*
Central Government Industrial Tribunal, Dhanbad.BEFORE THE CENTRAL GOVERNMENT'S INDUSTRIAL TRIBUNAL,
DHANBAD

(In the matter of Application No. 277 under section 33 and Application No. 309 and all other relating applications under section 33A of Industrial Disputes Act, 1947).

Bharat Fire & General Insurance Ltd., Scindia House, New Delhi.—*Applicants.*

Versus

Yeshowardhan Gupta and 86 others.—*Respondents.*

TERMS OF AGREEMENT

The parties to the above proceedings and the Bharat Fire Insurance Employees' Union representing the employees of the company agree as follows:—

1. The services of all the employees whose names have been set forth in the application No. 277 under section 33 of the Industrial Disputes Act, 1947 will stand terminated forthwith. It is, however, agreed that the Company may re-employ any of the said persons or employ new persons without objection on the part of the parties and/or the Union and/or any of the workers. The discharged workers (whether re-employed or not) will be paid as follows:—

- (a) Basic Pay and Dearness Allowance for the broken period of three days of December and three and a half months salary (both basic pay and Dearness Allowance) in lieu of Notice Pay.
- (b) Provident Fund Contribution (both of Employers and employees) will be paid irrespective of length of service.
- (c) Retrenchment Relief as laid down in Section 25F of the Industrial Disputes Act, 1947 on the basis of service period calculated up to 31st December, 1956.

(d) Gratuity at the rate of 15 days for each year of service up to ten years service. As regards employees who have served above ten years the payment will be according to the Service Rules. Gratuity will be calculated according to Average Basic Pay for the year 1955 calculated up to 31st December, 1955. For the purpose of calculating years of service more than six months will be treated as one complete year and six months or less will be ignored.

(e) Earned leaves up to 35 days will be paid at the rate of Basic Salary plus Dearness Allowance.

(f) If the Hon'ble Tribunal gives any award in regard to Bonus for the year 1954 or any retrospective relief (as to both of which the Company contends that the workmen are not entitled to and as to which the workmen contend they are entitled to) regarding Dearness Allowance and Adjustment of wages, the same will be paid according to the decisions of the Hon'ble Tribunal.

The terms of the above agreement will not be a precedent for the future.

Except as above there will be no claim against the Company.

For and on behalf of the Bharat
Fire & General Insurance Ltd.,
(Sd.) L. N. Modi, Director.

For and on behalf of the workmen
through Bharat Fire Insurance Employees'
Union, Delhi.

(Sd.) MADAN MOHAN, Secretary.

For and on behalf of the workmen through Bharat Fire Insurance
Employees' Union, Calcutta.

(Sd.) D. K. Roy, Secretary.

(Sd.) B. P. KHAITAN,

(Sd.) H. L. ANAND,

Delhi, the 3rd December, 1955.

(Sd.) P. S. BINDRA, Chairman,

Central Government Industrial Tribunal, Dhanbad.

[No. LR-90(15)/55/I.]

S.R.O. 207.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad in the matter of an application under section 33A of the said Act from the workmen of the Bharat Fire and General Insurance Limited, New Delhi.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

APPLICATION No. 352 of 1955

(arising out of Reference No. 15 of 1955)

In the matter of an application under section 33A of the Industrial Disputes Act 1947.

PRESENT

Shri P. S. Bindra, B.A.LL.B., *Chairman*

PARTIES

The workmen of Bharat Fire and General Insurance Limited, Calcutta Branch, c/o Bharat Fire Insurance Employees' Union, 62, Dr. S. P. Mukherjee Road, Calcutta 28.—*Complainants.*

Vs

The employers in relation to Bharat Fire & General Insurance Ltd., Scindia House, New Delhi.—*Opposite party.*

APPEARANCES

Shri Madan Mohan, Secretary, Bharat Fire Insurance Employees' Union, Mori Gate, Delhi.—*For the Complainants.*

Shri P. N. Sharma, Secretary to the Director, Bharat Fire & General Insurance Ltd., Scindia House, New Delhi—*For the Opposite party.*

AWARD

This is a complaint under Section 33A of the Industrial Disputes Act, 1947.

Usual notices were issued on 25-11-1955 to the parties and the opposite party was directed to file its written statement after a week of receipt of the notice.

On 6-12-1955, when the main reference was being heard at New Delhi, the parties filed a compromise petition marked Exhibit A/1. (copy enclosed). An award is passed in terms of the agreement.

(Sd.) P. S. BINDRA *Chairman,*
Central Government Industrial Tribunal, Dhanbad.

[No. LR-90(15)/55/II.]

S.R.O. 208.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad in the matter of an application under section 33A of the said Act from Shri Girdhari Lal and nine other workmen of the Bharat Fire and General Insurance Limited, New Delhi.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

APPLICATION No. 451 of 1955

(arising out of Reference No. 15 and 17 of 1955)

In the matter of an application u/s 33A of the Industrial Disputes Act 1947.

PRESENT

Shri P. S. Bindra, B.A.LL.B., *Chairman.*

PARTIES

1. Shri Girdhari Lal; 2. Panna Lal Gupta; 3. R. K. Pathak; 4. Badri Prasad Gupta; 5. Megh Raj Sharma; 6. Jagan Nath; 7. Radhey Lal Garg; 8. Bhumitra Gupta; 9. Sadhu Charan Pandey; 10. Magan Singh; c/o Bharat Fire Insurance Employees' Union, 3343, Ganda Nala, Mori Gate, Delhi.—*Complainants.*

Vs.

The management in relation to Bharat Fire & General Insurance Limited, Scindia House, New Delhi.—*Opposite party.*

APPEARANCES

Shri Madan Mohan for the complainants.

Shri P. N. Sharma for the opposite party.

AWARD

This is an application under section 33A of the Industrial Disputes Act 1947.

When the hearing of the main reference (Reference No. 15 of 1955) out of which the present application has arisen was in progress, the complainants filed the petition dated 5th December 1955 for withdrawal of the complaint, as a result of compromise per terms contained in Exhibit A/1. Under the circumstances, the complainants are allowed to withdraw from the complaint and it is therefore dismissed.

I pass my award accordingly.

(Sd.) P. S. BINDRA, *Chairman,*
Central Government's Industrial Tribunal, Dhanbad.

[No. LR-90(15)/55/III.]

S.R.O. 209.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad in the matter of an application under section 33A of the said Act from Shri Madan Mohan and nine other workmen of the Bharat Fire and General Insurance Limited, New Delhi.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

APPLICATION No. 467 OF 1955

(arising out of Reference No. 15 of 1955)

In the matter of an application u/s 33A of the Industrial Disputes Act, 1947.

PRESENT

Shri P. S. Bindra, B.A.L.L.B., *Chairman*

PARTIES

Workmen of Bharat Fire & General Insurance Ltd. (1. Madan Mohan; 2. Girdhari Lal; 3. Jagan Nath; 4. Krishnan Lal Sharma; 5. Jai Dev Gupta; 6. Indar Narayan; 7. Mahabir Pershad Jain; 8. Ram Chandra; 9. P. S. Rawtani; 10. Kalyan Narain), 3343, Ganda Nala, Mori Gate, Delhi.—*Complainants*.

Vs.

The management in relation to Bharat Fire and General Insurance Limited, Scindia House, New Delhi.—*Opposite party*.

APPEARANCES

Shri Madan Mohan for the complainants.

Shri P. N. Sharma for the opposite party.

AWARD

This is an application under section 33A of the Industrial Disputes Act, 1947.

When the hearing of the main reference (Reference No. 15 of 1955) out of which the present application has arisen was in progress, the complainants filed the petition dated 5th December 1955 for withdrawal of the complaint, as a result of compromise per terms contained in Exhibit A/1. Under the circumstances, the complainants are allowed to withdraw from the complaint and it is therefore dismissed.

I pass my award accordingly.

(Sd.) P. S. BINDRA, *Chairman*,
Central Government's Industrial Tribunal, Dhanbad.

[No. LR-90(15)/55/IV.]

S.R.O. 210.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad in the matter of an application under section 33A of the said Act from Shri Madan Mohan, a workman of the Bharat Fire and General Insurance Limited, New Delhi.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

APPLICATION No. 453 OF 1955

(arising out of Reference No. 15 of 17 of 1955)

In the matter of an application u/s 33A of the Industrial Disputes Act, 1947.

PRESENT

Shri P. S. Bindra, B.A.L.L.B., *Chairman*.

PARTIES

Shri Madan Mohan, 3343, Ganda Nala, Mori Gate, Delhi.—*Complainant*.

Vs.

The management in relation to Bharat Fire and General Insurance Limited, Scindia House, New Delhi.—*Opposite party*.

APPEARANCES

Shri Madan Mohan, Complainant in person.
Shri P. N. Sharma for the opposite party.

AWARD

This is an application under section 33A of the Industrial Disputes Act, 1947.

When the hearing of the main reference (Reference No. 15 of 1955) out of which the present application has arisen was in progress, the complainant filed the petition dated 5th December 1955 for withdrawal of the complaint as a result of compromise per terms contained in Exhibit A/1. Under the circumstances, the complainant is allowed to withdraw the complaint and it is therefore dismissed.

I pass my award accordingly.

(Sd.) P. S. BINDRA, Chairman,
Central Government's Industrial Tribunal, Dhanbad.

[No. LR-90(15)/55/V.]

P. D. GAIHA, Under Secy.

New Delhi, the 18th January 1956

S.R.O. 211/CDLB(2)(2)/56.—In pursuance of sub-clauses (3) and (4) of clause 4 of the Calcutta Dock Workers (Regulation of Employment) Scheme, 1951, the Central Government hereby appoints Shri R. K. Mitra, I.C.S., with effect from the afternoon of the 25th January, 1956, as a member of the Calcutta Dock Labour Board and nominates him as the Chairman of the said Board in the vacancy caused by the resignation of Shri R. Gupta, I.C.S., and directs that the following amendments shall be made in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 1908-CDLB(2)/55, dated the 7th September, 1955, namely:—

In the said notification—

(i) under the heading "Members representing the Central Government", for item (1), the following item shall be substituted, namely:—
"(1) Shri R. K. Mitra, I.C.S., Chairman, Commissioners for the Port of Calcutta";

(ii) paragraph 2 shall be omitted.

[No. Fac.74(64).]

S.R.O. 212.—Whereas the Central Government is satisfied that the employees in the Government of India Presses in Delhi and Calcutta are in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (XXXIV of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts the said Presses from all the provisions of the said Act.

[No. SS-138(83)Pt.III.]

ORDER

New Delhi, the 19th January 1956

S.R.O. 213.—In exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government

hereby exempts for a further period of one year with effect on and from the 22nd January, 1956, from the payment of the employers' special contribution under Chapter V-A of the said Act, every factory wherein ten or more persons are not employed, or were not employed at any time during the preceding twelve months, by the principal employer directly or by or through an immediate employer, even though twenty or more persons are or were working in the premises.

[No. HI-6(1)/56.]

K. N. NAMBIAR, Under Secy.

